time and in such amounts as it determines best meets the student's needs.

- (c) If a student incurs uneven costs or estimated financial assistance amounts during an academic year and needs additional funds in a particular payment period, the institution may disburse loan funds to the student for those uneven costs.
- (d)(1) The institution shall disburse funds to a student or the student's account in accordance with 34 CFR 668.164.
- (2) The institution shall ensure that each loan is supported by a legally enforceable promissory note as proof of the borrower's indebtedness.
- (3) If the institution uses a Master Promissory Note (MPN), the institution's ability to make additional loans based on that MPN will automatically expire upon the earliest of—
- (i) The date the institution receives written notification from the borrower requesting that the MPN no longer be used as the basis for additional loans;
- (ii) Twelve months after the date the borrower signed the MPN if no disbursements are made by the institution under that MPN; or
- (iii) Ten years from the date the borrower signed the MPN or the date the institution receives the MPN, except that a remaining portion of a loan may be disbursed after this date.
- (e) The institution shall advance funds to a student in accordance with the provisions of § 668.164.
- (f)(1) The institution shall return to the Fund any amount advanced to a student who, before the first day of classes—
- (i) Officially or unofficially withdraws; or
 - (ii) Is expelled.
- (2) A student who does not begin class attendance is deemed to have withdrawn.
- (g) An institutional official may not, without prior approval from the Secretary, obtain a student's power of attorney to endorse any check used to disburse loan funds.
- (h)(1) An institution must report to at least one national credit bureau—
- (i) The amount and the date of each disbursement:

- (ii) Information concerning the repayment and collection of the loan until the loan is paid in full; and
- (iii) The date the loan was repaid, canceled, or discharged for any reason.
- (2) An institution must promptly report any changes to information previously reported on a loan to the same credit bureaus to which the information was previously reported.
 - (i) [Reserved]
- (j) The institution must report enrollment and loan status information, or any Title IV loan-related information required by the Secretary, to the Secretary by the deadline date established by the Secretary.

(Approved by the Office of Management and Budget under control number 1845–0019)

(Authority: 20 U.S.C. 1987cc, 1087cc-1, 1087dd, 1091 and 1094)

[52 FR 45747, Dec. 1, 1987, as amended at 53 FR 49147, Dec. 6, 1988; 59 FR 61408, Nov. 30, 1994; 59 FR 61722, Dec. 1, 1994; 60 FR 34433, June 30, 1995; 60 FR 61814, Dec. 1, 1995; 61 FR 60608, Nov. 29, 1996; 64 FR 58309, Oct. 28, 1999; 67 FR 67076, Nov. 1, 2002; 71 FR 45697, Aug. 9, 2006; 72 FR 61996, 62030, Nov. 1, 2007]

§ 674.17 Federal interest in allocated funds—transfer of Fund.

- (a) If an institution responsible for a Federal Perkins Loan fund closes or no longer wants to participate in the program, the Secretary directs the institution to take one of the following steps to protect the outstanding loans and the Federal interest in that Fund:
- (1) A capital distribution of the liquid assets of the Fund according to section 466(c) of the Act.
- (2) The assignment of the outstanding loans to the United States.
- (b) An institution that assigns outstanding loans under this paragraph relinquishes its interest in those loans.

(Authority: 20 U.S.C. 1087cc, 1087ff), and (1087hh)

[52 FR 45747, Dec. 1, 1987, as amended at 59 FR 61415, Nov. 30, 1994; 60 FR 61814, Dec. 1, 1995; 67 FR 67076, Nov. 1, 2002]

§ 674.18 Use of funds.

(a) General. An institution shall deposit the funds it receives under the Federal Perkins Loan program into its Fund. It may use these funds only for making loans and the other activities specified in §674.8(b).